EXHIBIT

66A ??

SPEAR, GREENFIELD, RICHMAN, WEITZ & TAGGART P.C. By: MARC F. GREENFIELD, ESQUIRE ID # 033261991

10,000 Lincoln Drive East One Greentree Centre, Suite 201 Marlton, New Jersey 08053 p: (856) 985-4663

<u>f: (215) 545-6117</u> Attorney for Plaintiff, Sarah Gilliams

SARAH GILLIAMS

JASON SPECE

SON SPECE

and : SUPERIOR COURT OF NEW JERSEY
FEDEX GROUND PACKAGE : MIDDLESEX COUNTY - LAW DIVISION

SYSTEM, INC.

and : CIVIL ACTION

FEDEX CORPORTATION

and : Docket No.: MID-L-1817-22

PREMIER TRAILER LEASING, INC.

and

ABC CORP. #1, the unidentified owner of :

trailer 1

and

JOHN DOE #1-10 (fictitious names

designating the owner and/or operator)

and

ABC CORP. #1-10 (fictitious corporations designated as owners and/or operators)

SUMMONS

FROM THE STATE OF NEW JERSEY TO THE DEFENDANT(S) NAMED ABOVE

The Plaintiff named above has filed a lawsuit against you in the Superior Court of New Jersey. The **Complaint** attached to this Summons states the basis for this lawsuit. If you dispute this Complaint, you or your attorney must file a written Answer within thirty-five (35) days from the date you received the Summons (not counting the date of receipt). The address of each deputy clerk of the Superior Court can be found at

http://www.judiciary.state.nj.us/prose/10153_deptyclerklawref.pdf. If the Complaint is one in foreclosure, then you must file a written Answer or Motion and proof of service with the Clerk of the Superior Court, Hughes Justice Complex, CN-971, Trenton, New Jersey 08625. The required filing fee for Law and Chancery Division cases is \$175.00. A completed Case Information Statement (available online) must accompany your Answer or Motion when filed. You must also send a copy of your Answer or Motion to Plaintiff's counsel, whose name and address appear above, or to Plaintiff directly if no attorney is named above.

If you do not file and serve a written Answer or Motion within thirty-five (35) days, the Court may enter a judgment against you for the relief Plaintiff demands, plus interest and costs

of suit. If judgment is entered against you, the Sheriff may seize your money, wages or property to pay all or part of the judgment.

If you cannot afford an attorney, you may call Legal Services offices in the county where you live or the Legal Services of New Jersey Statewide Hotline at 1-888-LSNJ-LAW (1-888-576-5529). If you do not have an attorney and are not eligible for free legal assistance, you may obtain a referral to an attorney by calling one of the Lawyer Referral Services. A directory with contact information for local Legal Services Offices and Lawyer Referral Services is available in the Civil Division Management Office in the county listed above and online at http://www.judiciary.state.nj.us/prose/10153 deptyclerklawref.pdf.

DEFENDANT(S) SERVED:

Jason S. Spece 39 Pierce Street Plymouth, PA 18651

Fedex Ground Package System, Inc. 2954 Columbia Drive Bensalem, PA 19020

Fedex Corporation 942 South Shady Grove Road Memphis, TN 38120

Premier Trailer Leasing, Inc. 3600 William D. Tate Avenue Grapevine, TX 76051

Dated:

May 11, 2022

/s/ Michelle Smith

Clerk of the Superior Court

SPEAR, GREENFIELD, RICHMAN, WEITZ & TAGGART, P.C.

BY: MARC F. GREENFIELD, ESQUIRE

I.D. NO.: 033261991

BY: JEREMY M. WEITZ, ESQUIRE

I.D. NO.: 018842009

One Greentree Centre, Suite 201 10,000 Lincoln Drive East Marlton, NJ 08053

(856) 985-4663

Attorney for Plaintiff

SARAH GILLIAMS

٧.

JASON SPECE

and

FEDEX GROUND PACKAGE

SYSTEM, INC.

and

FEDEX CORPORATION

and

PREMIER TRAILER LEASING, INC.

and

ABC CORP. #1, the unidentified owner of

trailer 1

and

JOHN DOE #1-10 (fictitious names designating

the owner and/or operator)

and

ABC CORP. #2-10 (fictitious corporations designated as owners and/or operators)

: SUPERIOR COURT OF NEW JERSEY

: LAW DIVISION

: MIDDLESEX COUNTY

: CIVIL ACTION COMPLAINT : JURY TRIAL DEMANDED

: :

Plaintiff, Sarah Gilliams, is a citizen and resident of the City and County of Camden, in the State of New Jersey, and by way of Complaint against defendants, says:

FIRST COUNT Sarah Gilliams v. Jason Spece

- 1. On or about December 8, 2020, the Plaintiff was the owner and operator of a motor vehicle which was traveling at or near Interstate 287 southbound at MP 0.1, in the Township of Edison and County of Middlesex, in the State of New Jersey.
- 2. At the aforesaid time and place, Defendant carelessly and negligently operated and maintained defendant's motor vehicle, causing injury to Plaintiff.
- 3. As a result of the negligence of the Defendant, Plaintiff sustained diverse personal injuries of both a permanent and temporary nature, endured and will endure great pain, have been and will be compelled to expend large sums of money for physicians and other help in an attempt to cure Plaintiff's said injuries, have been and will be prevented from attending to Plaintiff's normal business and affairs, and have been otherwise damaged.

WHEREFORE, Plaintiff demands judgment against the Defendant for such sums as would reasonably and properly compensate Plaintiff in accordance with the laws of the State of New Jersey, together with interest and cost of suit.

Sarah Gilliams v. FedEx Ground Package System, Inc.

- 1. Plaintiff repeats each and every allegation contained in the First Count of this Complaint as though set forth at length herein.
- 2. On or about December 8, 2020, the Plaintiff was the owner and operator of a motor vehicle which was traveling at or near Interstate 287 southbound at MP 0.1, in the Township of Edison and County of Middlesex, in the State of New Jersey.
- 3. At the aforesaid time and place, Defendant, FedEx Ground Package System, Inc., was the owner of a motor vehicle which was being operated by Defendant, Jason Spece, as an agent, servant and/or employee, and with the consent and permission of Defendant, FedEx Ground Package System, Inc.
- 4. The Defendant, FedEx Ground Package System, Inc., negligently entrusted Defendant, Jason Spece, with the operation of Defendant's motor vehicle and/or negligently allowed the keys for Defendant's vehicle to come into the possession of Defendant, Jason Spece, thereby permitting Defendant, Jason Spece, to operate Defendant's vehicle at the time of accident.
- 5. The Defendants, FedEx Ground Package System, Inc. and Jason Spece, carelessly negligently and recklessly maintained and operated their motor vehicle as to cause a collision.
- 6. As a result of the negligence of the Defendant, FedEx Ground Package System, Inc., Plaintiff sustained diverse personal injuries of both a permanent and temporary nature, endured and will endure great pain, have been and will be compelled to expend large sums of money for physicians and other help in an attempt to cure Plaintiff's said injuries, have been and will be prevented from attending to Plaintiff's normal business and affairs, and have been otherwise damaged.

WHEREFORE, Plaintiff demands judgment against the Defendant for such sums as would reasonably and properly compensate Plaintiff in accordance with the laws of the State of New Jersey, together with interest and cost of suit.

THIRD COUNT Sarah Gilliams v. FedEx Corporation

- 1. Plaintiff repeats each and every allegation contained in the First and Second Counts of this Complaint as though set forth at length herein.
- 2. On or about December 8, 2020, the Plaintiff was the owner and operator of a motor vehicle which was traveling at or near Interstate 287 southbound at MP 0.1, in the Township of Edison and County of Middlesex, in the State of New Jersey.

- 3. At the aforesaid time and place, Defendant, FedEx Corporation, was the owner of a motor vehicle which was being operated by Defendant, Jason Spece, as an agent, servant and/or employee, and with the consent and permission of Defendant, FedEx Corporation.
- 4. The Defendant, FedEx Corporation, negligently entrusted Defendant, Jason Spece, with the operation of Defendant's motor vehicle and/or negligently allowed the keys for Defendant's vehicle to come into the possession of Defendant, Jason Spece, thereby permitting Defendant, Jason Spece, to operate Defendant's vehicle at the time of accident.
- 5. The Defendants, FedEx Corporation and Jason Spece, carelessly negligently and recklessly maintained and operated their motor vehicle as to cause a collision.
- 6. As a result of the negligence of the Defendant, FedEx Corporation, Plaintiff sustained diverse personal injuries of both a permanent and temporary nature, endured and will endure great pain, have been and will be compelled to expend large sums of money for physicians and other help in an attempt to cure Plaintiff's said injuries, have been and will be prevented from attending to Plaintiff's normal business and affairs, and have been otherwise damaged.

WHEREFORE, Plaintiff demands judgment against the Defendant for such sums as would reasonably and properly compensate Plaintiff in accordance with the laws of the State of New Jersey, together with interest and cost of suit.

FOURTH COUNT Sarah Gilliams v. Premier Trailer Leasing, Inc.

- 1. Plaintiff repeats each and every allegation contained in the First through Third Counts of this Complaint as though set forth at length herein.
- 2. On or about December 8, 2020, the Plaintiff was the owner and operator of a motor vehicle which was traveling at or near Interstate 287 southbound at MP 0.1, in the Township of Edison and County of Middlesex, in the State of New Jersey.
- 3. At the aforesaid time and place, Defendant, Premier Trailer Leasing, Inc., was the owner of a motor vehicle which was being operated by Defendant, Jason Spece, as an agent, servant and/or employee, and with the consent and permission of Defendant, Premier Trailer Leasing, Inc.
- 4. The Defendant, Premier Trailer Leasing, Inc., negligently entrusted Defendant, Jason Spece, with the operation of Defendant's motor vehicle and/or negligently allowed the keys for Defendant's vehicle to come into the possession of Defendant, Jason Spece, thereby permitting Defendant, Jason Spece, to operate Defendant's vehicle at the time of accident.
- 5. The Defendants, Premier Trailer Leasing, Inc. and Jason Spece, carelessly negligently and recklessly maintained and operated their motor vehicle as to cause a collision.
- 6. As a result of the negligence of the Defendant, Premier Trailer Leasing, Inc., Plaintiff sustained diverse personal injuries of both a permanent and temporary nature, endured

and will endure great pain, have been and will be compelled to expend large sums of money for physicians and other help in an attempt to cure Plaintiff's said injuries, have been and will be prevented from attending to Plaintiff's normal business and affairs, and have been otherwise damaged.

WHEREFORE, Plaintiff demands judgment against the Defendant for such sums as would reasonably and properly compensate Plaintiff in accordance with the laws of the State of New Jersey, together with interest and cost of suit.

FIFTH COUNT Sarah Gilliams v. ABC CORP. #1, the unidentified owner of trailer 1

- 1. Plaintiff repeats each and every allegation contained in the First through Fourth Counts of this Complaint as though set forth at length herein.
- 2. On or about December 8, 2020, the Plaintiff was the owner and operator of a motor vehicle which was traveling at or near Interstate 287 southbound at MP 0.1, in the Township of Edison and County of Middlesex, in the State of New Jersey.
- 3. At the aforesaid time and place, Defendant, ABC CORP. #1, the unidentified owner of trailer 1, was the owner of a motor vehicle which was being operated by Defendant, Jason Spece, as an agent, servant and/or employee, and with the consent and permission of Defendant, ABC CORP. #1, the unidentified owner of trailer 1.
- 4. The Defendants carelessly and negligently maintained and operated their motor vehicle as to cause a collision.
- 5. The Defendant, ABC CORP. #1, the unidentified owner of trailer 1, negligently entrusted Defendant, Jason Spece, with the operation of Defendant's motor vehicle and/or negligently allowed the keys for Defendant's vehicle to come into the possession of Defendant, Jason Spece, thereby permitting Defendant, Jason Spece, to operate Defendant's vehicle at the time of accident.
- 6. As a result of the negligence of the Defendant, Plaintiff sustained diverse personal injuries of both a permanent and temporary nature, endured and will endure great pain, have been and will be compelled to expend large sums of money for physicians and other help in an attempt to cure Plaintiff's said injuries, have been and will be prevented from attending to Plaintiff's normal business and affairs, and have been otherwise damaged.

WHEREFORE, Plaintiff demands judgment against the Defendant for such sums as would reasonably and properly compensate Plaintiff in accordance with the laws of the State of New Jersey, together with interest and cost of suit.

Sarah Gilliams v. JOHN DOE #1-10 (fictitious names designating the owners and/or operators)

- 1. Plaintiff repeats each and every allegation contained in the First through Fifth Counts of this Complaint as though set forth at length herein.
- 2. On or about December 8, 2020, the Plaintiff was the owner and operator of a motor vehicle which was traveling at or near Interstate 287 southbound at MP 0.1, in the Township of Edison and County of Middlesex, in the State of New Jersey.

- 3. At the aforesaid time and place, Defendant carelessly and negligently operated and maintained defendant's motor vehicle, causing injury to Plaintiff.
- 4. As a result of the negligence of the Defendant, Plaintiff sustained diverse personal injuries of both a permanent and temporary nature, endured and will endure great pain, have been and will be compelled to expend large sums of money for physicians and other help in an attempt to cure Plaintiff's said injuries, have been and will be prevented from attending to Plaintiff's normal business and affairs, and have been otherwise damaged.

WHEREFORE, Plaintiff demands judgment against the Defendant for such sums as would reasonably and properly compensate Plaintiff in accordance with the laws of the State of New Jersey, together with interest and cost of suit.

Sarah Gilliams v. ABC CORP. #2-10 (fictitious corporations designated as owners and/or operators)

- 1. Plaintiff repeats each and every allegation contained in the First through Sixth Counts of this Complaint as though set forth at length herein.
- 2. On or about December 8, 2020, the Plaintiff was the owner and operator of a motor vehicle which was traveling at or near Interstate 287 southbound at MP 0.1, in the Township of Edison and County of Middlesex, in the State of New Jersey.
- 3. At the aforesaid time and place, Defendant, ABC CORP. #2-10 (fictitious corporations designated as owners and/or operators), was the owner of a motor vehicle which was being operated by Defendant, John Doe #1-10 (fictitious names designating the owners and/or operators), as an agent, servant and/or employee, and with the consent and permission of Defendant, ABC CORP. #2-10 (fictitious corporations designated as owners and/or operators).
- 4. The Defendants carelessly and negligently maintained and operated their motor vehicle as to cause a collision.
- 5. The Defendant, ABC CORP. #2-10, negligently entrusted Defendant, John Doe #1-10, with the operation of Defendant's motor vehicle and/or negligently allowed the keys for Defendant's vehicle to come into the possession of Defendant, John Doe #1-10, thereby permitting Defendant, John Doe #1-10, to operate Defendant's vehicle at the time of accident.
- 6. As a result of the negligence of the Defendant, Plaintiff sustained diverse personal injuries of both a permanent and temporary nature, endured and will endure great pain, have been and will be compelled to expend large sums of money for physicians and other help in an attempt to cure Plaintiff's said injuries, have been and will be prevented from attending to Plaintiff's normal business and affairs, and have been otherwise damaged.

WHEREFORE, Plaintiff demands judgment against the Defendant for such sums as would reasonably and properly compensate Plaintiff in accordance with the laws of the State of New Jersey, together with interest and cost of suit.

DEMAND FOR JURY

PLEASE TAKE NOTICE that the Plaintiff hereby demands a jury trial as to all of the within issues.

412/2022 ATED

MARC F. GREENFIELD, ESQUIRE, Attorney for Plaintiff

DEMAND FOR DISCOVERY OF INSURANCE COVERAGE

Pursuant to R. 4;10-2(b), demand is hereby made that you disclose to the undersigned whether there are any insurance agreements or policies under which any person or entity carrying on an insurance business may be liable to satisfy part of all of a judgment which may be entered in this action or to indemnify or reimburse for payments made to satisfy the judgment.

If so, provide to the undersigned a copy of each policy or agreement, or in the alternative state, under oath or certification; (a) policy number; (b) name and address of insurer; (c)inception and expiration dates; (d) names and addresses of all persons/entities covered; (e) personal injury limits; (f) property damage limits; (g) medical payment limits.

4/12/2622 DATED

MARC F. GREENFIELD, ESQUIRE, Attorney for Plaintiff

NOTICE OF NO OTHER ACTION

Pursuant to **Rule 4:5-1** the Plaintiff's Attorney hereby certifies to the best of his knowledge that there is no other action or arbitration pending in which the matter is controversy is the subject.

4/ 2/ ZpZ2_

MARC F. GREENFIELD, ESQUIRE, Attorney for Plaintiff

DESIGNATION OF TRIAL COUNSEL

PLEASE TAKE NOTICE that Jeremy M. Weitz, Esquire, is hereby designated trial counsel on behalf of the law firm of Spear, Greenfield, Richman, Weitz & Taggart, P.C., Attorney for Plaintiff, Sarah Gilliams.

MARC F. GREENFIELD, ESQUIRE, Attorney for Plaintiff

DEMAND FOR ANSWERS TO INTERROGATORIES

Plaintiff, Sarah Gilliams, demands that Defendant provide answers to interrogatories as follows:

FORM C and FORM C(1) UNIFORM INTERROGATORIES as set forth in Appendix II of the New Jersey Court Rules effective September 1, 2016.

SUPPLEMENTAL INTERROGATORY #1: Any and all records, bills, and/or summaries of expenses or costs relating to injuries, treatment, property damage or other economic loss of any kind which was incurred by Defendant(s);

SUPPLEMENTAL INTERROGATORY #2: Please identify by name address and date all medical providers and hospitals which Defendant(s) presented to as a result of the accident.

MARC F. GREENFIELD, ESQUIRE, Attorney for Plaintiff

REQUEST FOR PRODUCTION OF DOCUMENTS

Pursuant to Rule 4:18-1, you are hereby requested to produce the below listed documents and/or items photocopies; photograph negatives, will be processed and photographs reproduced. Said documents or tangible things are to be produced at the offices of Spear, Greenfield, Richman, Weitz & Taggart, P.C., 10,000 Lincoln Drive East, One Greentree Centre, Suite 201, Marlton, NJ 08053, and supplemental thereafter in accordance with the time provided by Rule 4:18-1(b). These requests are not directed merely to the person or party whose name appears above, but are meant to include that person's or party's agents, servants, insurers, employers, employees, investigators, attorneys and others similarly situated to the named party or person. In addition, although the request seeks these documents within the next thirty (30) days, the request should also be deemed continuing, in that if there are further materials which come under the purview of any of these requests which are obtained should also be furnished in accordance with this request If any document required to be produced by this Request is claimed by you to be not discoverable because it is privileged or for any other reason, then each such document

should be identified in your response by date, the subject matter, and the basis for the claim of privilege or other reason should be stated in your Response.

4/12/2022 DATED

MARC F. GREENFIELD, ESQUIRE,
Attorney for Plaintiff

PLEASE PRODUCE THE FOLLOWING:

- 1. The entire claims and investigation file or files of the Plaintiff and/or Defendant, and/or additional Defendant, their counsel or other organization
- 2. All statements, descriptions of statements, summaries or statements, memoranda, records or writing (signed or unsigned) of any and all witnesses, including any statements from the parties herein, or their respective agents, servants or employees, including tapes or other mechanically transcribed information.
- 3. All photographs, recordings, films, charts, sketches, graph and diagrams taken and/or prepared.
- 4. Any and all documents containing the names and addresses of all individuals contacted as potential witnesses.
- 5. Any and all reports compiled or prepared by an individual who has been retained as an expert in this matter.
- 6. Any and all police reports, security reports, etc., pertaining to the incident set forth in plaintiff's complaint.
- 7. The names, home and business addresses of all experts contacted.
- 8. All writings, memoranda, data and/or tangible things which relate directly or indirectly to the incident and damages set forth in plaintiff's complaint.
- 9. Any and all memoranda, notes and/or summaries made by the Defendant, additional defendants, any witnesses or other representatives to the incident set forth in plaintiff's complaint.
- 10. All photographs, diagrams, drawings, reports, statements and each and every other item given to or examined by experts.
- 11. Any and all insurance policies and insurance files.
- 12. Any and all records and reports of previous accidents involving the plaintiff, defendant, and/or additional defendants.
- 13. Any and all medical reports and bills from doctors, hospitals, or other health care providers regarding the plaintiff and sustained by the plaintiff in any previous accidents.

- 14. Any and all documents, records, evidence and anything whatsoever which will be introduced at Trial for use in direct examination or impeachment.
- 15. Any and all accident reports or records prepared by the plaintiff/defendant as a result of the incident referred to in plaintiff's complaint.

DATED

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MARC F. GREENFIELD, ESQUIRE,

Attorney for Plaintiff

Civil Case Information Statement

Case Details: MIDDLESEX | Civil Part Docket# L-001817-22

Case Caption: GILLAMS SARAH VS SPECE JASON

Case Initiation Date: 04/12/2022

Attorney Name: MARC FREDRIC GREENFIELD
Firm Name: SPEAR GREENFIELD RICHMAN WEITZ &

TAGGART PC

Address: 10000 LINCOLN DRIVE EAST ONE GREENTREE

CENTRE STE 201 MARLTON NJ 08053 Phone: 8569854663

Name of Party: PLAINTIFF: Gillams, Sarah

Name of Defendant's Primary Insurance Company

(if known): None

Case Type: AUTO NEGLIGENCE-PERSONAL INJURY (NON-

VERBAL THRESHOLD)

Document Type: Complaint with Jury Demand

Jury Demand: YES - 6 JURORS

Is this a professional malpractice case? NO

Related cases pending: NO If yes, list docket numbers:

Do you anticipate adding any parties (arising out of same

transaction or occurrence)? NO

Are sexual abuse claims alleged by: Sarah Gillams? NO

THE INFORMATION PROVIDED ON THIS FORM CANNOT BE INTRODUCED INTO EVIDENCE

CASE CHARACTERISTICS FOR PURPOSES OF DETERMINING IF CASE IS APPROPRIATE FOR MEDIATION

Do parties have a current, past, or recurrent relationship? NO

If yes, is that relationship:

Does the statute governing this case provide for payment of fees by the losing party? NO

Use this space to alert the court to any special case characteristics that may warrant individual management or accelerated disposition:

Do you or your client need any disability accommodations? NO lf yes, please identify the requested accommodation:

Will an interpreter be needed? NO If yes, for what language:

Please check off each applicable category: Putative Class Action? NO Title 59? NO Consumer Fraud? NO

I certify that confidential personal identifiers have been redacted from documents now submitted to the court, and will be redacted from all documents submitted in the future in accordance with *Rule* 1:38-7(b)

04/12/2022 Dated /s/ MARC FREDRIC GREENFIELD
Signed

Appendix XII-B1



CIVIL CASE INFORMATION STATEMENT (010)

FOR USE BY CLERK'S OFFICE ONLY
PAYMENT TYPE:
Снд/ск NO.
Амоинт:
OVERPAYMENT:
_

SARIOR COURT	(013)						CHG/CK NO.				
WASNESS	Use for initial Law Division Civil Part pleadings (not motions) under <i>Rule</i> 4:5-1					5-1	Амоинт:				
138 × 1361/10				ted for filing, under <i>Rule</i> 1:5-6(c), the black bar is not completed s signature is not affixed			OVERPAYMENT:				
							BATCH NUMBER:				
ATTORNEY/PRO S	E NAME			TELEPHONE NUMBER COUNTY OF VENUE							
						mid	mid				
FIRM NAME (if appl Spear, Greenfiel		man, Weitz, & Tagga	1			DOCK	KET NUMBER (when available)				
OFFICE ADDRESS Two Penn Cente 1500 J.F.K. Bou		, Suite 200					DOCUMENT TYPE Complaint				
Philadelphia, PA						JURY (Y DEMAND TYPES NO				
NAME OF PARTY (e.	g., John	Doe, Plaintiff)	CAPTI	CAPTION							
Sarah Gilliams				Sarah Gilliams v. Jason Spece & Fed Ex Ground Packaging System, Inc. et al							
	CASE TYPE NUMBER HURRICANE SANDY See reverse side for listing RELATED?			IS THIS A PROFESSIONAL MALPRACTICE CASE? ☐ YES ■ NO							
603N	□ VEQ ■ NO				IF YOU HAVE CHECKED "YES," SEE N.J.S.A. 2A:53 A -27 AND APPLICABLE CASE LAW REGARDING YOUR OBLIGATION TO FILE AN AFFIDAVIT OF MERIT.						
RELATED CASES PI	ENDING	}	IF YES, LIST DOCKET NUMBERS								
☐ YES		No	ļ								
DO YOU ANTICIPATE ADDING ANY PARTIES (arising out of same transaction or occurrence)?				NAME OF DEFENDANT'S PRIMARY INSURANCE COMPANY (if known)							
☐ Yes		No			The west section		JUPAT LA FURGACIA		☐ UNKNOWN		
THE INFORMATION PROVIDED ON THIS FORM CANNOT BE INTRODUCED INTO EVIDENCE.											
CASE CHARACTERISTICS FOR PURPOSES OF DETERMINING IF CASE IS APPROPRIATE FOR MEDIATION											
RECURRENT RELATIONSHIP?				FYES, IS THAT RELATIONSHIP: BENDLOYER/EMPLOYEE FRIEND/NEIGHBOR OTHER (explain)							
☐ YES		■ No	☐ FAMIL	IAL		BUSINESS					
DOES THE STATUT	E GOVEF	RNING THIS CASE PROV	IDE FOR	PAYMENT OF	FEES BY THE L	OSING PAR	TY?	☐ YES	No No		
USE THIS SPACE TO ALERT THE COURT TO ANY SPECIAL CASE CHARACTERISTICS THAT MAY WARRANT INDIVIDUAL MANAGEMENT OR ACCELERATED DISPOSITION											
DO YOU OR YOUR CLIENT NEED ANY DISABILITY AND NO				COMMODATIONS? IF YES, PLEASE IDENT			IFY THE REQUESTED ACCOMMODATION				
WILL AN INTERPRETER BE NEEDED? ☐ YES ■ NO					IF YES, FOR WHAT LANGUAGE?						
I certify that confidential personal identifiers have been redacted from documents now submitted to the court, and will be redacted from all documents submitted in the future in accordance with <i>Rule</i> 1:38-7(b).											
ATTORNEY SIGNATURE:											

Effective 06/05/2017, CN 10517



CIVIL CASE INFORMATION STATEMENT

(CIS)

	Use for initial pleadings (not motions) under Rule 4:5-1							
CASE TYPE	S (Choose one and enter number of case type in appropriate space on the reverse side.)							
151 175 302 399 502 505 506 510 511 512 801	I - 150 days' discovery NAME CHANGE FORFEITURE TENANCY REAL PROPERTY (other than Tenancy, Contract, Condemnation, Complex Commercial or Construction) BOOK ACCOUNT (debt collection matters only) OTHER INSURANCE CLAIM (including declaratory judgment actions) PIP COVERAGE UM or UIM (coverage issues only) ACTION ON NEGOTIABLE INSTRUMENT LEMON LAW SUMMARY ACTION OPEN PUBLIC RECORDS ACT (summary action) OTHER (briefly describe nature of action)							
305 509 599 6031 6035 610 621	II - 300 days' discovery CONSTRUCTION EMPLOYMENT (other than CEPA or LAD) CONTRACT/COMMERCIAL TRANSACTION N AUTO NEGLIGENCE – PERSONAL INJURY (non-verbal threshold) (AUTO NEGLIGENCE – PERSONAL INJURY (verbal threshold) PERSONAL INJURY AUTO NEGLIGENCE – PROPERTY DAMAGE UM or UIM CLAIM (includes bodily injury) TORT – OTHER							
005 301 602 604 606 607 608 609 616	III - 450 days' discovery CIVIL RIGHTS CONDEMNATION ASSAULT AND BATTERY MEDICAL MALPRACTICE PRODUCT LIABILITY PROFESSIONAL MALPRACTICE TOXIC TORT DEFAMATION WHISTLEBLOWER / CONSCIENTIOUS EMPLOYEE PROTECTION ACT (CEPA) CASES INVERSE CONDEMNATION LAW AGAINST DISCRIMINATION (LAD) CASES							
156 303 508 513 514 620	IV - Active Case Management by Individual Judge / 450 days' discovery ENVIRONMENTAL/ENVIRONMENTAL COVERAGE LITIGATION MT. LAUREL COMPLEX COMMERCIAL COMPLEX CONSTRUCTION INSURANCE FRAUD FALSE CLAIMS ACT ACTIONS IN LIEU OF PREROGATIVE WRITS							
271 274 281 282 285 286 287 289	ACCUTANE/ISOTRETINOIN 292 PELVIC MESH/BARD RISPERDAL/SEROQUEL/ZYPREXA 293 DEPUY ASR HIP IMPLANT LITIGATION BRISTOL-MYERS SQUIBB ENVIRONMENTAL 295 ALLODERM REGENERATIVE TISSUE MATRIX FOSAMAX 296 STRYKER REJUVENATE/ABG II MODULAR HIP STEM COMPONENTS STRYKER TRIDENT HIP IMPLANTS 297 MIRENA CONTRACEPTIVE DEVICE LEVAQUIN 299 OLMESARTAN MEDOXOMIL MEDICATIONS/BENICAR YAZ/YASMIN/OCELLA 300 TALC-BASED BODY POWDERS REGLAN 601 ASBESTOS POMPTON LAKES ENVIRONMENTAL LITIGATION 623 PROPECIA PELVIC MESH/GYNECARE 624 STRYKER LFIT CoCr V40 FEMORAL HEADS							
in the s	pelieve this case requires a track other than that provided above, please indicate the reason on Side 1, pace under "Case Characteristics. Lease check off each applicable category Putative Class Action Title 59							

Effective 06/05/2017, CN 10517 page 2 of 2